NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88-198(R) Texas Paid-Up (2/93)

OIL, GAS AND MINERAL LEASE

(PAID-UP LEASE)				
THIS AGREEMENT made this 30 Patrick K. Carey, individually	day of March	,20(09	, between
		10100	D 1	77:11
Fort Worth, Texas 76131	, Lessor (whether one or more) whose address is	10109	Round	Hill
	Devon Energy Production Company, L.P.			
P.O. Box 450, Decatur, Texas 76234	; WITNESSETH:	, Lesse	e; whose add	ress is
				
 Lessor in consideration of Ten or more Dollars, in hand paid, exclusively unto Lessee the lands subject hereto for the purpose of investigatin and their respective constituent elements) and all other minerals, (whether or n surveys, injecting gas, water and other fluids and air into subsurface strata, e building roads, tanks, power stations, telephone lines and other structures 	not similar to those mentioned) and the exclusive right to conduct explore establishing and utilizing facilities for the disposition of salt water, laying	(including all pation, geologic ng pipelines, h	gases, liquid land geophys and geophys nousing its en	tydrocarbons ical tests and nployees and
Tarrant County, Texas, an	and described as follows:			
2.6451 acres, more or less, being more particu Carey, as Grantor, and Patrick K. Carey, as D203380123, of the Official Records of Tarrar of Fossil Creek Estates, an Addition to the City in Cabinet A, Slide 4110, Plat Records, Tarrant This lease also covers and includes all land owned or claimed by Lessor adji	Grantee, dated February 5, 2001, and record ant County, Texas, and also described as all of y of Fort Worth, Tarrant County, Texas, accord t County, Texas.	led as In: Lot 18R, ding to a	strument Block 3 Plat reco	No. , out orded
surveys, although not included within the boundaries of the land particularly execute any lease amendment requested by Lessee for a more complete purpose of calculating any payments hereinafter provided for, said Land is estill Lessee requests a lease amendment and same is filed of record.	described above. The land covered by this lease shall be hereinafter recovered accurate description of said Land and such amendment shall include with timated to comprise 2.6451 acres, whether it actually	ferred to as sai vords of presen comprises mon	id Land. Les nt lease and gr e or less until	sor agrees to rant. For the such time as
lease shall be for a term of three (3) years from this date (called "primary term or land with which said Land is pooled hereunder. The word "operations" as use drilling, testing, completing, reworking, recompleting, deepening, plugging base other actions conducted on said lands associated with or related thereto. 3. The royalties to be paid by Lessee are: (a) on oil delivered at the well oil produced and saved from said Land; Lessee may from time to time purchas date of purchase or Lessee may sell any royalty oil in its possession and pay Lethe cost of treating the oil to render it marketable pipeline oil or, if there is not all gases, processed liquid hydrocarbons associated therewith and any other reused off the premises or for the extraction of gasoline or other product therel exceed the amount received by Lessee for such gas computed at the mouth of the from such sale, it being understood that Lessor's interest shall bear one-eighth at the wells; (c) on all other minerals mined and marketed, one-tenth either in participating royalty interests, in said Land, whether or not owned by Lessor as set forth herein. Lessee shall have free use of oil, gas and water from said Linijection and secondary recovery operations, and the royalty on oil and gas shall. If at the expiration of the primary term or at any time or times after the said to the said to the said to the contraction of the primary term or at any time or times after the said to the said to the said to the contraction of the primary term or at any time or times after the said to the said to the contraction of the primary term or at any time or times after the said to the said	used herein shall include but not be limited to any or the following; preparack or repairing of a well in search for or in an endeavor to obtain product the search for or in an endeavor to obtain product the search for or in an endeavor to obtain product the search for or in an endeavor to obtain product the search for into the pipeline to which the wells may be connected, one-eighth of search the price received by the Lessee for such oil computed at the well; available pipeline, Lessor's interest shall bear one-eighth of the cost of a respective constituent elements, casinghead gas or other gaseous substant from, the market value at the well of one-eighth of the gas so sold or untitle well, and provided further on gas sold at the wells the royalty shall be he fit the cost of all compression, treating, dehydrating and transporting contained in the well or mine, at Lessee's election. Any royalty integrand whether or not effectively pooled by Lessee pursuant to the provision Land, except water from Lessor's wells, in all operations which Lessee thall be computed after deducting any so used. The primary term herein, there is a well or wells capable of producing oil	or operations aring drillsite lection of oil, gas of the proceeds illing for the fit. Lessor's interell trucking character, produced freed provided to une-eighth of sts incurred in rests, including as hereof, shalmay conduct hor gas in payin	re conducted ocation and/or or other mine a received fro eld where prosts shall bear or rges; (b) on goom said Lanche market vafilhe net procemarketing the g, without limit be paid from hereunder, income quantities	on said Land access road crals and any on the sale of duced on the one-eighth of as, including duced shall not creds received e gas so solo ditation, non- on the royalty cluding water on said Land
or land or leases pooled therewith but oil or gas is not being sold or used an (unless released by the Lessee), and it shall nevertheless be considered that oil a	and/or gas is being produced from said Land within the meaning of parag			in this event,
Lessee shall pay or tender as shut-in royalty to Lessor, or tender for deposit to		hank for all	dans in second	Bank at
hereunder regardless of changes in ownership of said land or shut-in royalty provided however, in the event said well is located on a unit comprised of all ceach acre of said Land included in such unit on which said shut-in well is locate fail or refuse to accept such payment, Lessee shall re-tender such payment with to receive such payment or tenders. Such shut-in royalty payment shall be du completion of such well, or (c) the date on which oil or gas ceases to be sold or (e) the date the lease ceases to be otherwise maintained, whichever be the later manner and upon like payments or tenders on or before the next ensuing ann periods of one (1) year each until such time as this lease is maintained by proroyalty payment shall not be required or, if a shut-in royalty payment is tenden payment regardless of how many times actual production may be commenced tender any such sum as shut-in royalty shall render Lessee liable for the amount or market the minerals capable of being produced from said wells, but in the extenders royalty or shut-in royalty as hereinabove provided, two (2) or more provided, pay or tender such royalty or shut-in royalty, in the manner above spas Lessee may elect. 5. (a) Lessee shall have the right and power in its discretion to pool of the said wells.	or a portion of said Land and other land or leases a sum determined by mated. If such bank (or any successor bank) should fail, liquidate, or be successor bank) should fail, liquidate, or be successor or before the expiration of ninety (90) days after (a) the expiration or used, or (d) the date this lease is included in a unit on which a well has been date. It is understood and agreed that no shut-in royalty payments shall miversary of the due date for said payment, the Lessee shall continue to eduction or operations. However, if actual production commences within red, no additional shut-in payment will be due until the next ensuing annied and shut-in during such one (1) year period. Lessee's failure to pay of the due to the shall not operate to terminate this lease. Lessee agrees to use exercise of such diligence, Lessee shall not be obligated to install or furnise required to settle labor trouble or to market gas upon terms unacceptable parties are, or claim to be, entitled to receive same, Lessee may, in lieu pecified, either jointly to such parties or separately to each in accordance or combine, as to any one or more strata or formations, said Land or a	for each acre if ultiplying one seeded by anoti- instrument nam- in of the primar- in of the description of the primar- in of the primar-	hen covered I dollar (\$1.00) her bank or for the bank of the b	by this lease,) per acre for or any reason or any
covered by this lease or with other land, lease or leases in the vicinity thereof, one or more of said substances, and may be exercised at any time and from ti- drilled. Pooling in one or more instances shall not exhaust the rights of Lessec- not conform in size or area with upits as to any other stratum or strata, and oil	time to time during or after the primary term, and before or after a well be to pool said Land or portions thereof into other units. Units formed by	as been drilled pooling as to	d, or while a s any stratum o	well is being or strata need

5. (a) Lessee shall have the right and power in its discretion to pool or combine, as to any one or more strata or formations, said Land or any portion of said Land with other land covered by this lesse or with other land, lesse or lesses in the vicinity thereof. The above right and power to pool and unitize may be exercised with respect to oil, gas or other minerals, or any one or more of said substances, and may be exercised at any time and from time to time during or after the primary term, and before or after a well has been drilled, or while a well is being drilled. Pooling in one or more instances shall not exhaust the rights of Lessee to pool said Land or portions thereof into other units. Units formed by pooling as to any stratum or strata need not conform in size or area with units as to any other stratum or strata, and oil units need not conform as to area with gas units. Units pooled for oil hereunder shall not substantially exceed 80 acres each in area plus a tolerance of 10% thereof, provided that should governmental authority having jurisdiction prescribe or permit the creation of units larger than those specified, units thereafter created may conform substantially with those prescribed or permitted by governmental regulations. The pooling for gas hereunder by Lessee shall also pool and unitize all associated liquid hydrocarbons and any other respective constituent elements as may be produced with the unitized gas, and the royalty interest payable to Lessor thereon shall be computed the same as on gas. With respect to any such unit so formed, Lessee shall execute in writing an instrument or instruments identifying and describing the pooled acreage and file same for recording in the office of the County Clerk in the county in which said pooled acreage is located. Such pooled unit shall become effective as of the date provided for in said instrument or instruments, but if said instrument or instruments make no such provision, then such units all become effective on the date such instrument or instru

245 148467

such unit and used in the operations thereof or thereon shall be excluded in calculating said royalty. Lessee may vacate any unit formed by it hereunder by instrument in writing filed for record in said county at any time when there is no unitized substance being produced from such unit. If this lease now or hereafter covers separate tracts, no pooling or unitization of royalty interests as between any such separate tracts is intended or shall be implied or result merely from the inclusion of such separate tracts within this lease but Lessee shall nevertheless have the right to pool or unitize as provided in this paragraph 5 with consequent allocation of production as herein provided. As used in this paragraph 5, the words "separate tract" mean any tract with royalty ownership differing, now or hereafter, either as to parties or amounts, from that as to any other part of said Land.

(b) Lessee at any time and from time to time during the life of this lease shall have the right and power as to all or any part or formation or strata of the land herein leased, without

Lessor's joinder, to unitize the same with other lands, formations, strata or leases covering lands in the same general area as the leased premises by combining the leasehold estate and Lessor's royalty estate created by this lease with any other lease or leases, royalty or mineral estate in and under any other tract or tracts of land, regardless of the ownership thereof, so as to create by the combination of such interests or any of them one or more unitized areas of such size and shape as determined by Lessee to be developed and operated by secondary or tertiary methods as though such lands and interest were all included within the terms hereof and constituted a single oil, gas and mineral lease. All such production from such unitized area shall be divided or allocated among the various tracts comprising such unitized area based on a formula derived from parameters utilized by Lessee and incorporated in a unitization agreement approved by the Railroad Commission of Texas. The unitization agreement shall include other provisions designed to allow for operations of the unitized area in an orderly manner and Lessor hereby agrees that all provisions contained therein shall be binding on Lessor provided such unitization agreement is approved by the Railroad Commission of Texas or other Governmental Agencies having jurisdiction over such matters. Operations on or production of oil and/or gas from any part of the unitized area which includes all or a portion of said Land, regardless of whether such operations were commenced or such production was secured before or after the date of this lease or the date of the instrument designating the unitized area, shall be considered for all purposes, except the payment of royalties, as operations on or production of oil or gas from said Land whether or not the well or wells be located on said Land. Royalties payable from the unitized area shall be computed on the basis of the production allocated to the portion of the above described land included within such unitized area after excluding therefrom any oil or gas used in the operations thereon.

- 6. Lessee may at any time or times execute and deliver to Lessor or to the depository above named or place of record, a release covering any portion of said Land and/or portions of subsurface strata or stratum and thereby surrender this lease as to such portion and/or portion of subsurface strata or stratum and be relieved of all obligations as to the acreage, strata or stratum surrendered. Lessee shall retain rights of ingress and egress across and through any released portion and/or strata of the lease in order to have necessary access to that portion and/or
- strata of the leased premises which remains in force and on which Lessee continues to conduct operations.

 7. If, at any time or times after the expiration of the primary term, operations or production of oil, gas or other minerals on said Land or on acreage pooled therewith should cease from 7. If, at any time or times after the expiration of the primary term, operations or production of oil, gas or other minerals on said Land or on acreage pooled therewith should cease from any cause and this lease is not then being otherwise maintained, this lease shall not terminate if Lessee commences or resumes operations within ninety (90) days thereafter and continues such operations or commences any other operations with no cessation of operations of more than ninety (90) consecutive days, and if such operation or other operations result in the production of oil, gas or other minerals, this lease shall remain in full force and effect for so long thereafter as oil, gas or other mineral is produced from said Land or acreage pooled therewith. It is lease shall never the hereof, all operations or production ceases on said Land or land on leases pooled therewith, this lease shall never the hereof, if, at the expiration of the primary term, oil, gas or other minerals is not being produced on said Land or on acreage pooled therewith and there are no operations on said Land or on acreage pooled therewith but operations or production ceased within 90 days of the expiration of the primary term, this lease shall not terminate if Lessee commences or resumes operations within ninety (90) days of said cessation of production or operations. If after the expiration of the primary term, Lessee completes either (a) an oil well on land other than said Land and which other land and all or a portion of said Land has been included in a gas unit that was formed prior to the expiration of the primary term of this lease, or (b) a gas well on land other than said Land and which other land and all or a portion of said Land has been included in an oil unit that was formed prior to the expiration of the primary term of this lease, this lease shall remain in force so long as operations on said well or operations on any additional well on said Land or acreage pooled therewith are produced from said Land or acreage pooled therewith. For a pooled therewith. For all purposes herein, if an oil well on an oil unit, which includes all or a portion of said Land is reclassified as a gas well, or if a gas well on a gas unit, which includes all or a portion of the leased premises, is reclassified as an oil well, the effective date of such reclassification shall be considered as the date of cessation of production from said well. If during the term of this lease, a well or wells should be drilled and completed as a producer of oil or gas in paying quantities and such well or wells are located on adjacent land and within 330 feet of and draining said Land, Lessee agrees, at its option to either (a) drill such offset well or wells, as an ordinary prudent operator would do under similar circumstances, or (b) release the affected acreage or stratum in accordance with the provisions of paragraph 6 herein; and, in this connection, it shall be considered that no drainage exists. However, there shall be no express or implied duty of Lessee, with respect to the above options, unless such offset well or wells drilled by Lessee would be sufficiently productive to pay Lessee a profit over and above drilling, completing
- and operation expenses.

 8. Lessee shall have the right, at any time during or after the expiration of this lease, to remove all property and fixtures placed by Lessee on said Land, including the right to draw and remove all casing. Upon Lessor's request and when reasonably necessary for utilization of the surface for some intended use by the Lessor, Lessee will bury all pipelines below ordinary plow depth. No well shall be drilled within two hundred (200) feet of any residence or barn now on said Land without Lessor's consent.
- 9. The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their heirs, successors and assigns; but no change or division in such ownership of said Land or royalties, however accomplished, shall operate to enlarge the obligation or diminish the right of Lessee, and no change or division in such ownership shall be binding on Lessee until thirty (30) days after Lessee shall have been furnished, by registered U. S. mail at Lessee's principal place of business, with a certified copy of recorded instrument or instruments evidencing same or evidence satisfactory to Lessee. If any such change in ownership occurs by reason of the death of the owner, Lessee may nevertheless, pay or tender royalties, or part thereof, to the credit of the decedent in a depository bank provided for above. In the event of assignment hereof in whole or in part, liability for breach of any obligation hereunder shall
- the cest exclusively upon the owner of this lease or of a portion thereof who commits such breach. If six or more parties become entitled to royalty hereunder, Lessee may withhold payment thereof unless and until furnished with a recordable instrument, executed by all such parties, designating an agent to receive payment for all.

 10. The breach by Lessee of any obligation arising hereunder shall not work a forfeiture or termination of this lease, nor cause a termination or reversion of the estate created hereby, nor be grounds for cancellation hereof in whole or in part. In the event Lessor considers that operations are not at any time being conducted in compliance with this lease, Lessor shall notify Lessee in writing of the facts relied upon as constituting a breach hereof, and Lessee, if in default, shall have ninety (90) days after receipt of such notice in which to commence the compliance with the obligations imposed by virtue of this instrument. The service of said notice shall be precedent to the bringing of any action by Lessor on said lease for any cause, and no such action shall be brought until the lapse of ninety (90) days after service of such notice on Lessee. Neither the service of said notice nor the doing of any acts by Lessoe aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that Lessee has failed to perform all its obligations hereunder. After the discovery of oil, gas or other minerals in paying quantities on said premises, Lessee shall reasonably develop the acreage retained hereunder; but, in discharging this obligation, it shall in no event be required to drill more than one well per eighty (80) acres, plus an acreage tolerance not to exceed 10% of 80 acres, of the area retained hereunder and capable of producing oil in paying quantities and one well per 640 acres, plus an
- eighty (80) acres, plus an acreage tolerance not to exceed 10% of 80 acres, of the area retained hereunder and capable of producing oil in paying quantities and one well per 640 acres, plus an acreage tolerance not to exceed 10% of 640 acres, of the area retained hereunder and capable of producing gas or other minerals in paying quantities.

 11. Lessor hereby warrants and agrees to defend the title to said Land and agrees that Lessee may, at its option, discharge any tax, mortgage or other lien upon said Land, either in whole or in part; and, in the event Lessee does so, it shall be subrogated to such lien with the right to enforce same and apply royalties accrning hereunder toward satisfying same. When required by state, federal or other laws, Lessee may withhold taxes with respect to royalty and other payments hereunder and remit the amounts withheld to the applicable taxing authority for credit to Lessor. Without impairment of Lessee's rights under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in the oil, gas or other minerals on, in or under said Land less than the entire fee simple estate, then the shut-in royalties and royalties to be paid Lessor shall be reduced proportionately.

 12. (a) Should Lessee be prevented from complying with any express or implied covenant of this lease, from conducting operations thereon, or from producing oil or gas therefrom by reason of scarcity of or inability to obtain or to use equipment or material, or by operation of force majeure, any Federal or State law, or any order, rule or regulation of governmental authority, then while so prevented, Lessee's obligation to comply with such covenant shall be suspended and Lessee shall not be liable for damages for failure to comply therewith; and this lease shall be extended while and so long as Lessee is prevented by any such cause from conducting operations on or from producing oil or gas from said Land; and the time while Lessee has used reasonable diligence wherever required in fulfill
- (c) All terms and conditions of this lease, whether express or implied, shall be subject to all Federal and State Laws, Executive Orders, Rules, or Regulations; and this lease shall not be terminated, in whole or in part, nor Lessee held liable in damages for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order,
- Rule or Regulation.

 13. This lease states the entire contract between the parties, and no representation or promise, verbal or written, on behalf of either party shall be binding unless contained herein; and this lease shall be binding upon each party executing the same and their successors, heirs, and assigns, regardless of whether or not executed by all persons above named as "Lessor".

IN WITNESS WHEREOF, this instrument is executed on the date first above written. LESSOR LESSOR LESSOR LESSOR STATE OF Texas COUNTY OF This instrument was acknowledged before me on 2011 Patrick K. Carey **Notary Signat**



Printed Name:

Notary Public, State of

My Commission Expires: 544 05. 201

Texas

Japany Kenay Mono

EXHIBIT "A"

To that certain Oil, Gas and Mineral Lease dated March 30, 2009, between Patrick K. Carey, as Lessor, and Devon Energy Production Company, L. P., as Lessee.

Notwithstanding anything in said lease to the contrary:

- 1) Lessor and Lessee agree that the effective date on this Oil, Gas and Mineral Lease will be September 1, 2008.
- Wherever the fraction "one eighth" (1/8th) appears in the printed portion of this lease, the same is hereby amended to read "one-fifth" (1/5th).
- 3) It is understood and agreed, between Lessor and Lessee, that there will be no drilling operations for oil or gas upon the surface of the above described land, without the express written consent of Lessor herein. However, Lessee has the right at any time to drill or explore under and through the subsurface of the above described land by way of horizontal or directional drilling.

SIGNED FOR IDENTIFICATION BY:

Patrick K. Carey



DEVON ENERGY PO BOX 450

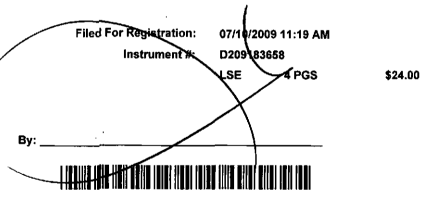
DECATUR

TX 76234

Submitter: DEVON

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



D209183658

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Printed by: MV